

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

MACKENZIE ANNE THOMA, a.k.a.
KENZIE ANNE, an individual and on
behalf of all others similarly situated,
Plaintiff,

v.
VXN GROUP LLC, a Delaware limited
liability company; STRIKE 3 HOLDINGS,
LLC, a Delaware limited liability company;
GENERAL MEDIA SYSTEMS, LLC, a
Delaware limited liability company; MIKE
MILLER, an individual; and DOES 1 to
100, inclusive,

Defendants.

Case No. 2:23-cv-04901-WLH-AGR
**[PROPOSED] ORDER
GRANTING DEFENDANTS'
MOTION TO DISMISS PLAINTIFF'S
SECOND AMENDED COMPLAINT
[ECF NO. # 56]**

On March 22, 2024, Defendants VXN Group LLC (“VXN”), Strike 3 Holdings, LLC (“Strike 3”), General Media Systems, LLC (“General Media”), and Mike Miller (“Miller”) filed its Motion to Dismiss the Second Amended Complaint (“Motion”) filed by Plaintiff Mackenzie Anne Thoma in the United States District Court for the Central District of California on March 8, 2024, Case No. 2:23-cv-04901-WLH-AGR.

The Motion requests that this Court: (i) dismiss Strike 3, General Media, and Miller from Plaintiff's Second Amended Complaint without leave to amend; (ii) dismiss Count 2 – Failure to Pay Minimum Wages – from Plaintiff's Second Amended Complaint without leave to amend; (iii) dismiss Count 6 – Wage Statement Violations – from Plaintiff's Second Amended Complaint without leave to amend; and (iv) dismiss Count 7 – Failure to Indemnify – from Plaintiff's Second Amended Complaint without leave to amend.

7 The Court, for the reasons set forth in Defendant's Motion and finding good cause
8 therefor, hereby GRANTS the Motion and ORDERS as follows:

- 9 1. Defendants Strike 3, General Media, and Miller are DISMISSED from this action
10 without leave to amend; and
11 2. Plaintiff's Second, Sixth, and Seventh Causes of Action are DISMISSED without
12 leave to amend.

IT IS SO ORDERED.

Dated:

HON. WESLEY L. HSU
UNITED STATES DISTRICT JUDGE